RANOUX S.N. 07/449,942

Please charge the fee of \$90 for the addition of nine extra claims to Deposit Account No. 25-0120.

REMARKS

The Abstract of the Disclosure is rewritten in American form.

A substitute Information Disclosure Statement not only cites the foreign references but also discusses their disclosure.

The specification has been amended as needed in various editorial ways, the efficacy of which to overcome the examiner's objections will be apparent at a glance without further explanation.

The claims previously in the case have been replaced by a set of new claims which are believed to be proper as to form and clearly patentable over the cited references. In drafting the new claims, careful attention was paid to the examiner's criticisms of the form of the original claims, all of which criticisms are believed to be overcome by the new claims.

The indication of patentable subject matter is noted with thanks. It is believed that the new claims bring out this patentable subject matter in terms of the unobvious process and device for practicing the same, according to the present invention, such that the new claims are all patentable without further detailed discussion either of the new claims or of the references of record.

-- Abstract of the Disclosure

В

The fertilization process comprises the following steps: a) a container (15) which can be introduced into, and lodged in, the uterine cavity of the mammal is provided; b) the container (15) is filled with a culture medium, at least one ovocyte of the mammal, and spermatozoa; c) the filler container (15) is inserted in the uterine cavity; d) the container (15) is left for a given length of time to allow fertilization of the ovocyte(s) to take place; e) the contents of the container (15) are released into the uterine cavity. The container may be made from a tube of biodegradable or non-biodegradable material. In the latter case, it is associated with a stiffening device. A biodegradable container (15) filled with gametes and a culture medium is placed in the uterine cavity using an implantation device (20) which is then withdrawn from the mammal's genital tract.

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In view of the present amendment and the foregoing remarks, therefore, it is believed that this application has been placed in condition for allowance, and reconsideration and allowance are respectfully requested.

Respectfully submitted,

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December 21, 1990





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